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Do India Rubber Over ahoes, with leather soles 150
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And all other kieds of Boots and Shoes in fashiou: ladies' gaiter Boots, Buthins, Slippers, Tim, quilted Shoes, punella Shoes, white and black satin Slippers, button Shoes; India rubber strao furred, plain, and all other kieds of Over Shoes: Clogs, Moccasius, and the greaters assortment of boy's Boots and Shoes; misses' and children's, of all kinds to be found in the world all of our own manufecture, and the best of French goods, and warranted to be the best, and as cheap as the cheapest, at 35' Broadway, course of Franklin arises.

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JOHN READY seasectfully in forms his friends and the nullire, that he has commenced business in the above line, at No 8 Naviau street, where he will thankfully receive and faithfully execute, all orders he may be favored with, on the most reasonable terms for each. The most ressonable terms for cash.

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Lone. Experience has proven that a leather sole can be attached to India Rubber uppers, so that it is impossible to senance them in the concess of wearing. These Over Shoes, which have already thrown into disuse leather over shoes and mocasins, and to which the water proof boot is fast tending, are furnished by the Rorbury India Rubber establishment, 25 Maiden Lane, of a quality surprisingly perfect, and altogether better than are being made by any other establishment in the trade. The patent quitted slipper Over Shoes and Boots are furnished only at this establishment. Every article appertaining to the rubber business for sale or made to order.

HORACE H. DAY

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JOHN N. GENIN & VAN VRANKEN.)

214 Broadway.

1250 THE LADIES—It you have haive segmenters.

d9 Im\*m opposite St. Paul's Church.

TO TRE LADIES.—If you have hairy excressores, concessing a broad and elevated forehead—if you have like under the consignity appendence of a beard on your upper lips.—if you have sughtly appendence of a beard on your upper lips.—if you have superfluous hair distinguing any part of your otherwise beautiful faces, the Fourier Subtile, invented by Dr. Felix Gonraud, will quickly and forever crudients it, without the slightest injury or discoloration to your skins—this you can be anished of by a cing the preparation tested at the Doctor's office; all doubts of the arrach home. A namone will quickly vanish. For sale only a cf. Walker street, one door from the evener of Broadway—Si per bottle—where may be had the follo- ung articles, all warranted—The celebrated Italian Medicated Soap, for curring all blotches, pimples freckles, tun, morphew, scurry, it. h. reduces, sallowness, or roughness of the skin; for chapoed hands, face, or musquito bites its effects are immediate; in the washing of children, in allaying all irritation and chafing, its properties are really attonishing no softening and beating that no mother should be without a cake. One cake, 50 cents, its sufficient, and we warrant if or return the money if not successful. Be on your guard against a bold imitation, and buy no where clase but as abox.

Gourand's Ean de Boate, or True Water of Beauty, is a well known and approved comstitic for eleansing healing, purifying and beautifying the complexion, and by its dilating properties preventing the formation of wrinkles, and banishing them when present. Si per bottle.

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Gourand's Hair Dye will change red or gray hair to a beautiful dark brown or black, wi hout staining the skin. \$I per bottle. Whiteer and Eye brow Dye, 27 cen a per bottle. Gourand's Blance & Espagge, or Spanish White, gives a pure life like alabaster whiteaess and smoothness to the skin—fire from all joyinrous ingredients, and is entirely annihilating common chalk and flake white. Pat up is elegant boxes, 25 cents each. This with other of Vr. G. a preparations, is imitated. Buy us where else but at 67 Walker street, just one door from the come of Broadway, where will be found an assertment of the most delicate and choice Perfumery, imported from all patts.

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25 William street, General Areast for this city; and by most of the principal retail druggists in New York and Brooklyn.

Perhaps a more important and valuable medicine than this was never previded for the afflicted. No resort has hitherto been had to the press to make its extraordinary virtues known, but it has been long tried and its great efficacy most thoroughly proved by the tofallible test of actual experience. By its own merits and intrinsic excellence it has been in use. It may without exceptance of the country where it has been in use. It may without exaggration be pronounced as inabilible remedy for colds, coughs, assuma, asthma, influenza, whosping cough, croup worms, which is the press of the country where it has been in use. It may with the breast of the proofs of medicine to the proofs of the country where the proofs of the set of the heating balarm, showing that such has been its effects in an insumerable multitude of cases. The proofs of its wones all efficacy are incontrovertible. If used in the first stages of any of the complaints above usmed, it acts as a complete preventive, and their further propress is arrested. In this climate where such complaints are so common, owing to sudden changes of weather, no man who places a right value upon health should be without this medicine; a timely use of it will avar immense bills for medical attendance, and what is more will prevent the languishing sofferings of protracted illness and often preserve life itself. Efficacing as it is, it is mild, pleasant, and at the same time as a very genifer one is, it is made and the same time as a very genifer one. It such has not only restored thousands who were laboring under temporary illness, but it has produced great improvement in the health of persons constitutionally feethe, as its effect is to impart tour and vigor to the system, while it never causes weak ness. Price fifty cents for a bott e of four ounces. A NEW AND BEAUTIFUL MAP OF FALESTINE,
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JOSEPH KAMMERER, Professor of Music, respectfully amounces to his patrons and the public in general, that he has re noved from 30 Crosby street to 131 Laurens street, where all orders for his Cot'llion Band, to perform on a parties, &c, in or out of town, will be received and promptly attended to.
Orders for J. K. will also be received at Mrs. W. Dubois', Music Store, No. 285 Broadway.

Police—Wednesday, Dec. 27—ARREST or Thomas and Janes Hedders, Dec. 27—ARREST or Thomas heen engaged in the grocery business at 108 Roosevelt street, and formerly at the corner of Leonard and Orange streets, were arrested yesterday on a charge of petit larceny, in stealing a tub of butter from David Clohan, of 101 James street. The butter was found upon their premises, and, when questioned, they first stated that they had bought it from on board a vessel, and subsequently that a man had left it in their storet os sell. While before the police on this charge, William Sheridan, of 87 James street, gave information of the purchase of an overcoat from Thomas on Monday last, for which he paid \$8, and which he since supposed might have been stolen. On examination of the Coat, the name of Assistant Alderman Brown of the Fighth Ward, was found marked upon it. He was sent after, and identified the coat as having been stolen from his house a short time since, when his premises were burglariously entered by means of false keys. Not being able to give a satisfactory statement of the manner in which they became possessed of the coat, they were held to answer the charge of burglary, as well as that of petit larceny.

Arrest of a Sallor of the Missouri.—A sailor named Thomas Fitzgerald, was arrested by officer. Ruckle, charged by Thomas Connelly, of 17 Cherry street, with steal-

ARKEST OF A SAILOR OF THE MISSOURL—A Sailor named Thomas Fitzgerald, was arrested by officer Ruckle, charged by Thomas Connelly, of 17 Cherry street, with stealing his chest, containing clothing, &c., and \$13 in money. They both became intoxicated together on Saturday night, and Fitzgerald removed the trunk the next morning, as he says, with Connelly's consent. He was arrested by a next watchman with it in his possession, but discharged the morning, when he took the trunk with him, and kept it in his possession until he was arrested yesterday. The money was found in a pocket book in the chest, undisturbed, and Fitzgerald disavows any intention of the theft.—He was committed for examination.

A CANADIAN "TOTCHER"—The withdrawal of the Hoags

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(in the Germani)

FARINE DE GRUAU (GRUAU D'EPAUTRE,)
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An entire new artacle in thi market—t resembles Sago, but
is mere nutricious, and one pound of it gozs in usage as far
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Emigrants from Europe, having looked for it in vain muny
years, consider it a very delleate, whole-some and money saving
food, to use for avups, puddings, damplings, &c. &c. A small
handful is sufficient to be b-ile- into two quarts of milk—The
be-t American physicians presert e it—their recevering patients, and order it to be given to children in the sha e of pap,
as a light and very healthy diet.

To mannfacturers of Vermicelli and Macaroni, Pearl Grain,
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The sale increases daily in a wouderful manner, showing that
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The ooly General Depot for this article in the United Stares
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New York City, where it can be had for the who esale tradepacked in key of 25 bls. earh, in any quaratity, not less, howevever, thun a package. It has found its way from the wholesale
stores in the lower part of this city to the retail groces and
consuming tamilies, so as to facilitate its a-quisition to every
body.

SALT AND FISH STORE.

400 BBLS SALMON; 300 do of Herring, and 400 boxes

100 do of Codfish
600 secks of Ashdon's Salt; 450 Salina do
200 kits of Soused Salmon and Mackerel
100 do of Sounds and Tongues
200 bushels of Turks Island Salt
600 quintals dried Cod.

66 m\*ec NELSON, WELLS & CO. \$1 Dey street.

WATCHES AND JEWELLY.

MOELICH AND PACHTMANN, Watchmakers and He was committed for examination.

A Canadian "Toucher".—The withdrawal of the Hoags from this business has induced others to commence operations, who will, in all probability, soon follow them on the road to Sing Sing. On Tuesday evening, as Joseph Winter, of the Eagle, late St. George's Hotel, was strolling up Broadway, he was accosted by a Canadian girl named Eliza Brown, formerly well known as one of "the gladiators." She induced the young man to accompany her to her den at the north east corner of Chambers street and West Broadway, where his pockets were relieved oitwenty-two sovereigns and two guineas, while he was otherwise engaged. She was arrested in the morning, but deries all knowledge of the theft, although she admits having been in his company. Fully committed to answer.

Keep Your Dooss Locked.—Officer Ruckle, who is be-

gaged. She was arrested in the morning, but denies all knowledge of the theft, although she admits having been in his company. Fully committed to answer.

Keef Your Doors Locked.—Officer Ruckle, who is becoming one of the most vigilant of the police, arrested one of the hall thieves that infest our city, named Robert H. Stevenson, who had entered the premises No. 178 Church street, on Tuesday evening, and stolen a cloth coat and cloak, two fur hats, and other property, that had been left in the hall, belonging to O. A. Kingsley, ir, John H. Huddleston and Daniel S. Lord. The clothing was found in his possession, and he confessed his knowledge of the robbery, but stated that his partner from "the points" entered the house and gave him the bundle to carry to the place of meeting, when they were to divide the plunder. He was fully committed.

Anorthe Case.—A street thief, who says his name is John Sullivan, was caught in the act of stealing a cloth cloak, valued at \$20, which he had taken from the store door of James White, tailor, 95 William street. He was seen in the act by a cartman named Perochau, who arrested him.

Precocious Trithes.—Two small boys named Junius and Eugene Pelcha, were arrested yesterday, on the charge of stealing an iron vault grate, weighing 35 pounds valued at \$5, from the premises of the Clinton Hotel, in Beekman street. The young rogues had sold it to Hugh McNeil, junk shop keeper, of 42 Centre street, having represented to him that their father had been in the junk shop business, but was selling out, and had given them the grate to dispose of for Christmas money.

Second Offence. A few such trials will do more to prevent crime than any other measure of our police authorities.

Case of Alexander Hoag, who was recently tried, convicted and sentenced in the Court of Sessions on a charge of grand larceny. A writ of error has also been obtained, which stays the judgment in the case outlid nev trial is obtained. Melinda goes up on Saturday.

Coroner's Office-Wednesday Dec. 27.—An inquest was

benuty and accuracy of deliceation cannot be surpassed For traits taken in all kinds of weather, either with or without colors.

The American Institute at its late exhibition awarded Mr. What the first premium for the best Daguerreotype likeness for grouping and greent effect, which is but another proof of the grouping and professed fire and profane laterile of my settled which is defining an another proof of the grouping and profane laterile of my settled which is defining an another proof of the grouping and profane laterile of my settled which is defining an another proof of the grouping and profane laterile o and by word to set the authority of the captain and officers at defiance, and had tried to procure the aid of the crew. It was not sufficient to establish a case to show that a like purpose existed between the two; some concurrent act, or the same act at different times must be shown, or the one is innocent and cannot be punished however guilty the other may be. In the case of Williams, he was ordered to go to work, and refused, stating that he was sick, whereupon the Captain desired him again to go and cut the old sails, under cover, and on his refusing, the Captain struck him a back-handed blow, when Williams jumped at him, seized him by the throat and endeavored to throw him overboard—that when seized up to the rigging to be flogged, he called on his shipmates to help him and net allow him to be flogged, and as Jupiter and two others were advancing aft to aid him, the Captain caught up the gump handle and threatened that he would knock down the first man who stirred another step—whereupon Jupiter retired discontentedly, muttering, calling the crew cowards for not aiding him to relieve Williams. This was the jist of the offence. It was for the jury to say whether Williams had intended to throw the Captain overboard, or to confine him on board his own vessel. A sailor has a right, if he is ill, to complain, and the Captain has no right to deny the privilege of a sick hammock to the complaining sailor, unless he is satisfied that the illness is feigned. The Captain in the latter case had a right to use all the necessary force to maintain the supremacy of his command. The sailor clinched that the illness is feigned. The Captain in the latter case had a right to use all the necessary force to maintain the supremacy of his command. The sailor clinched that the wind him on the latter case had a right to use all the necessary force to maintain the supremacy of his command. The sailor clinched that they are not one of the sailor against the Captain. If they are of opinion that it was the man against the man, then it

Superior Court.

Before Jadge Vanderpoel.

Dre. 2—Rebert D. Wynkeep vs. Jehn S. Herriz.—This was an action to recover special damages for the breach of a contract to deliver 15.000 lbs. of beef. In the month of February last, the plaintiff entered into a warranty contract with the defendant, to deliver to him at his store this amount of smoked, dried, and properly cured beef, to be packed in the month of March in good hogsheads, and to be delivered on or before the latter end of May. In the month of April, one-third was delivered and paid for, but the parties diangreed as to the inspection of the remainder, and the defendant refused to allow a man named Baker to examine the beef. On the other hand, the plaintiff refused to attend at the smokehouse of the defendant, and then and there to select the pieces he preferred. The consequence was that the defendant declined to comply with the terms of the contract, saying that the plaintiff was an "old granny, and he would not cure any more beef for him, as he wanted it to be smoked too dry and hand". The plaintiff waited until the time of the contract had expired, and then brought in a suit. The Court charged the Jury that the plaintiff had acted perfectly correct and was entitled to a verdict. The defendant did not pretend to set up that the plaintiff had acted perfectly correct and was entitled to a verdict. The defendant did not pretend to set up that the plaintiff had refused to comply with his part of the contract, only that he coupled the fulfillment with a condition which he could not comply with. The defendant was bound to deliver good and well cured beef, and he could not excuse his non-fulfillment on the ground that the plaintiff had refused to select it. There was no obligation on the plaintiff to tender the amount of the value of the beef, until the quantity had been diered to him at his store by the defendant. It appeared that the dislike to allow Baker to inspect the beef arose from his being a rival smoker.

store by the defendant. It appeared that the dislike to allow Baker to inspect the beef arose from his being a rival smoker.

The Jury, unhesitatingly gave the plaintiff a verdict for \$100.

Peter Schultz vs. Junius S. Lewis.—This was an action for damages done to the premises No. 67 West street, owned by the plaintiff. The defendant occupies the adjoining property, as a coal yard, and had piled up the coal against the sile of the house of the plaintiff. The defendant occupies the adjoining property, as a coal yard, and had piled up the coal against the sile of the house of the plaintiff, thereby causing it to settle in the opposite direction, cracking the walls and otherwise damaging the owner in the quiet and peoceable

No. 323 Pearl street, to connect with the sewer in Ferry street.—Concurred in.

Introducing the Croton Water at the First District Watch House.—A resolution recommending the introduced the house of the plaintiff. The defendant occupies the adjoining property, as a coal yard, and had piled up the coal against the sile of the house of the plaintiff. Street of the feat was not concurred in.

Advertising.—A resolution recommending the introduced water had been introduced anticipatory of the action of both Boards.

Advertising.—The bill of the Journal of Commerce for \$18\$, for advertising, was ordered to be paid.

City Hospital.—A resolution authorising the given had been introduced anticipatory of the action of both Boards.

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Advertising.—The bill of the Journal of Commerce for \$18\$, for advertising, was ordered to be paid.

possession thereof. It appears that there originally had been a fence between the parties, but that the defendant had forn it down, and piled the coal eighteen feet high against the house. When the damage was first mentioned to him he promised to repair it, but the promise being unfulfilled redress is sought in the present action. The case will probably occur, the greater part of Thurs. will probably occupy the Court the greater part of Thursday (to-day.)

Before the Chief Instice

Before the Chief Justice.

Edward Wetherall et als. vs. Acker, Sheriff,—This was an action brought against the late Sheriff to recover damages for the loss of certain property. It appears that the plaintiff issued an attachment against the property of an absconding debtor, and placed it in the hands of Sheriff Acker, who seized the property, and removed it, but the landlord followed it, and by virtue of a distraining warrant, he obtained possession of it. The plaintiff sues for the loss sustained. The ense will be summed up at the opening of the Court on Taursday (to-day.)

rant, he obtained possession of it. The plaintif sues for the loss sustained. The ease will be summed up at the opening of the Court on Thursday (to-day.)

Court of Common Pleas.

Before Judge inglis.

Drc. 27.—Charles Porter vs. Samuet J. Beals and Thomas H. Whitaker.—This case was continued from Friday last. It was an action to recover damages from the defendants, for the seizure and sale of a certain quantity of moveable property in the carpet manufactory in Hudson County, N. J. belonging to the plaintiff. It appeared that one Joseph McEwen originally owned the property, but by virtue of an execution it passed into the hands of James Bradley & Co., and thence in satisfaction of another writ, the plaintiff became the possessor. He then entered into an ararrangement with the son of Joseph McEwen, and a third party named White, that they should give him nine promissory notes, payable at certain dates, and that they should continue to work the factory, with one condition. That in case of the non-payment of the first note at maturity, the plaintiff could enter upon the premises and re-occupy it. The note was not paid, but subsequently to its falling due the defendants issued an execution against John McEwen, the partner of White, and sold the property found at the manufactory, and which is claimed by the plaintiff. The examination of the witnesses occupied much time. It appears that the agreement was placed in the hands of a Mr. Hartenburg in escroes, and on the failure on the part of John McEwen and White, he delivered up by the plaintiff. He however considered that the bargain was void, and that his right of ownership was unimpaired. The defence, however, claimed that there was no revision of the contract by the plaintiff, tho was bound to deliver up the notes, and to divest himself of every vestige of claim. That not having done so, he was not legally the possessor of the property, but that the title of all the parties was somewhat observed. But if there had been a tacti reaction in the property in litigation.

The jury rendered a vertice for the detendants, Jas Brady Esq.

Oran Sherwood vs. Jane M. Fordham, Exrc. and others.—

Oran Sherwood vs. Jane M. Fordham, Exrc. and others.—

This was an action on a promissory note for \$205 68 given by Caleb Fordham, deceased, to the plaintiff on the 13th of May, 1843, for a bill of lumber. The defence set up the statute of limitations, also that they expected to show that a portion had been paid by the deceased in his life time. It appeared that the sum of \$116 was included in the note for a certain quantity of joists, but which had been settled for, so the counsel for the plaintiff abandoned the note, and sought but for the beliance. Evidence was adduced to show that within the limitation act the deceased had offered to pay said balance, but the tender was objected to unless the entire note was retired. This testimony was rebutted, and the Court charged that it was a question of veracity between the witnesses. If they believed that the deceased had acknowledged the debt within the time allowed by law, then the plea of limitation was barred; if not, the defence was good. The Jury will bring a sealed verdict in the morning.

BOARD OF ASSISTANT ALDERMEN, Wednesday Evening, Dec. 28th.—President Brown in the Chair. The minutes of the last meeting were read and approved.

Cement for the Croton Pipes.—The petition of Salvator Pinistri, asking the corporation to allow him to test his cement for joining the iron Croton pipes, instead of the lead used by the workmen; referred to the Croton Aqueduct committee.

duct committee.

Against building a Drain in Stanton Street.—Messrs.
Brown and Bell, with sundry others, presented a remonstrance against building the proposed drain in Stanton
street, from Sheriff to the East River; referred to street

strance against building the proposed drain in Stanton street, from Sheriff to the East River; referred to street committee.

Regulating Streets.—A petition to have the side walks in Bank street regulated, also, one praying for the repairing and flagging of the several streets in the Fifth Ward, were referred.

Police Reorganization.—The Special Committee of the Board of Assistant Aldermen to whom was referred so much of the annual message of the Mayor as relates to the reorganization of the department of police, beg leave to report that they have bestowed upon the subject matter referred the deliberative consideration its importance demanded—that not possessing or exercising any magisterial powers themselves, they have sought advice from those whom experience has, in their opinion, made more competent to decide; and that the information they have obtained has led your committee to the conclusion that appeal to legislative action is unnecessary, inasmuch as they believe that the adoption of the accompanying ordinance, which is submitted for the consideration of your honorable body, will accomplish the desired end

DANIEL F. WILLIAMS. Special Committee.

GEO. F. NESBITT.

The report, which is a revision of Document No. 71, was laid on the table.

The Oil Lamps.—The Superintendent of Lamps and Gas sent in the following communication in answer to the

The report, which is a revision of Document No. 71, was laid on the table.

The Oil Lamps.—The Superintendent of Lamps and Gas sent in the following communication in answer to the resolution passed by the Board, at their meeting on the 18th ult:—

"In pursuance of a resolution passed on the 18th ultimo. I herewith transmit you the following report:—I would respectfully report that I have tested the oil furnished under the present contract, that it is pure and in every respect agreeable to the sample. I would furthermore state that the oil furnished previous to the present contract was as well prepared as any other oil in the market, there being none pressed in the city that would stand the severity of the weather, the contractor not having furnished the latter portion of the oil until it was required to be delivered to the lighters; and in consequence thereof, not having time to settle sufficiently, the same could not burn as well as it would have done had it laid in the cisterns and had time to settle."

to settle sufficiently, the same could not burn as well as it would have done had it laid in the cisterns and had time to settle."

He also informed the Board that he had not received any official notice of the passage of the resolution authorizing the lighting of East Broadway with gas. The communication was ordered on the file.

The City Finances.—The Comptroller not being furnished from all the departments with the necessary information, was unable to prepare his estimate of the probable receipts and disbursements of the Corporation for the year 1844 for this meeting of the Board. He submitted a temporary bill to provide for the months of January and February ensuing. The amount asked for is \$1.066,007.75.—This is to pay all the officers, servants, and to meet every item of expenditures to be incurred in every department of the city government, including redemption of debt, \$573,000; interest on debt redeemed \$15,103.29; interest on outstanding debt \$197.495.50. The second section, empowering the Comptroller to borrow money on the credit of the Corporation in anticipation of its revenues, and which sum shall not exceed the amount secessary to meet the appropriations for the year 1844—this section was stricken out and the one making the required appropriation was adopted.

Cleaning the Streets.—The ordinance passed at the last meeting of the Board of Aldermen, providing in detail for the sweeping and cleaning of the Streets, was taken up and with some trivial amendments, was concurred in without debate. It is in its general features similar to that laid under the table by the famous Whig contract.

Paying an Ex-Keeper.—A report and resolution was adopting the payment of \$97.50 to David Samos, ex-Keeper of Tomkins Square—was adopted.

Amunition for 25th November.—A resolution was adopted authorising the payment of \$120.70, for amunition furnished to the troops at the celebration on the 25th November last.

the troops at the celebration on the solutions.

Paying for Services.—A resolution from the other Board authorising the payment of \$129 98 to John H. Riker, for materials, &c. formished by him for the party wall in the Engine House in Ann street.

Leave Granted—A resolution from the other Board granting permission to George F. Cooledge and brother, to lay a pipe to carry off the croton water from their premises, No. 323 Pearl street, to connect with the sewer in Ferry street—Concurred in.

TO THE REV. DR. WAINWRIGHT.

To the Rev. Dr. Wainwright.

Sir:—

In reading the excellent report of your lecture on National Music, in the Herald of this morning, I was struck with the total want of information you displayed in handling this subject. From the first to the last your great aim seemed to be, that the audience (few as they were) should quite understand that you had called them together for the purpose of hearing the celebrated Dr. Wainwright lecture on Dr. Wainwright, being a great man; and, profoundly ignorant of the subject, you took the liberty of using as a puff, to collect the few that did gather together. It was much of a piece with your speech at the New England Dinner; on returning thanks for the clergy of that district of country which gave rise to the occasion, you spoke of the practical virtues, amiability, and learning of a celebrated divine, whilst you strongly reprobated his religious principles.

In speaking of the ode, by Rufus Dawes, and sung so splendidly by Mr. Bough, you again "reprobated," (you are fond of this term,) in a marked manner, its being sung to the tune of "God save the King." Were you not told, at the time, it was written by the poet expressly for that exquisite, that noble air, and could not be adapted to any other? How long have you been so ultra republican that you should object to the employing so regal (in every sense of the word) an agent for the musical conveyance of the poet's beautiful words? When you used your own favorite expression, that you "reprobated" a "church without a bishop, and a State without a church," did you not then think of the bad taste of employing Old England's noblest melody to celebrate New England's greatest glory?

With all sorts of respect and regard for your acquirements, my dear Doctor, look to your feet—"take heed lest you fall"—and pray lecture for the future on what you do understand, and do not again attend public dinners for anything less than the love of the cure of men's souls, or you may fall into the just contempt of those who think that the Apostles

Another Nulsance-Awnings.

Another Nuisance—Awnings.

Mr. Bennett—

There is yet another nuisance which has not been noticed in your incomparable Herald. I refer to awnings, at this season of the year being generally great nuisances, especially during rain and snow, particularly so when not stretched fully across the side walk, and that is the case with most of those now up. What is the consequence? The rain pours down in streams on the passers by, when it ought to pour into the gutter outside. But this is not all—many of them are full of holes, mere rags, and a disgrace to the owners of every store to which they are attached. But more than that, it is unlawful. The ordinance of the corporation says, that no awning post shall remain in the streets after the first of November. Such is the spirit and intention of the law, and it is the duty of the street commissioner to enforce it. But he does not. If you go to the Mayor, he sends you to the street commissioner, and when you call on him, he says it is not his daty, and says you must go to the corporation attorney, and lay the complaint before him. When you call on him, he tells you you must make out a list of the names and numbers of the stores, with a particular description of each awning, &c. &c. Now, sir, I consider that this way of doing things is inconsistent, absurd—nay, more, useless. Why pay men for doing nothing? Why put the burden on the private citizen who gets no pay? Why make ordinances, appoint officers to gut those ordinances in force and pay them large salaries, when they cannot or will not do it. Let the ordinance be expunged, the office abolished, and the money saved at once. Our sapient servants do not adopt the doctrine and practice of the Hon. Josiah Quincy, when he was Mayor of Boston, that "all nuisances ought to be removed without complaint and before complaint." It is to be desired and hoped, that if the Native Republicans get the reins next spring, that they will clean out the Augeian stable, and reform every nuisance and abuse in existence in Gotham. All admit th

N. B.—It may be proper to state that the aw-nings complained of are in Pearl street near Wil-liam, and in Chatham from Duane to the Bowery, about thirty in all, which do not cover the side-walk, and many of them more hole-y than right-

THAT TRUNK .- The Mayor, aided by Justice Taylor, of the lower police, has been engaged in examining into the mysterious disappearance of that trunk, but nothing has yet transpired as to the chance of a satisfactory result.

MR. EDITOR:—
Your humble servant (Muddy Boots) would suggest to the "Native Americans" to clean the streets, and pay themselves after the spring election.
Let the ward meetings appoint street inspectors, and employ men. Their pay will be sure in the

spring. Daring Burglary in Albany.—On Tuesday morning a daring burglary was committed at the house of Hon. Archibald McIntyre, on North Pearl street. The robber entered from the rear, through the window of Mr. McL's sleeping room. The thief seized a gold chronometer, extinguished the light, and demanded of Mrs. M. all the money in the house. He did not succeed, however, in attaining his object, and left the house. The police were immediately alarmed, and sentinels were stationed at all points in the neighborhood. After a couple of hours, they discovered him emerging into Orange street. He had taken off his shoes, hoping thus to escape unobserved, but was immediately seized. Bus he succeeded in again making his escape, and in consequence of the darkness avoided discovery. He however left behind him, in a stable, the watch he had stolen together with two coats, and dropped his hat and shoes in the street, which it was hoped would finally lead to his detection. DARING BURGLARY IN ALBANY .- On Tuesday

Court Calendar—This Day.

Superior Court.—Nos. 36, 29, 30, 44, 52, 27, 24, 47, 48, 17, 3, 20, 19, 78, 46, 34, 56, 56, 61, 39, 84, 59, 83, 99, 64, 68, 58, 28, 7, 11, 13, 12, 67, 28, 86, 87.

Circuit Court.—Nos. 11, 16, 22, 23, 27, 21, 32, 33, 34, 35, 311, 315, 36, 38, 40, 41, 42, 43.

Common Pleas.—Nos. 24, 28, 31, 6, 32, 33, 4, 9, 10, 12, 20, 7, 29, 8

WINTER ARRANGEMENT FOR ALBANY.

Via BRIDGEFORT and
House onic & Western
RailDorons. ally. Sundays
Excepted.

Fase gers for Albany by this Route will take the new and
elegant s'eamboar EURE KA, Capt J L. Fitch, which leaves
New York from foot Liberty street, Friday morning at halfpast 6 o'clock, for Bridgeport, thence by the Honsatome and
Western Railroa Is, without change of cars or baggage crairs,
to Albany, arriving same evening at 8 o'clock. Fare through
\$5, For passage or Freight, apply on board, or at the office, foot of L-berry street.

(b. M. PERRY, Agent. d25cc

NAVIGATION OF THE HUDSON OPEN TO
ALBANY
WINTER MAIL LINE FOR ALBA:
NY, and Intermediate Pieces The stream
R. L. Mabey, wil leave the foot of Courtiandt st. Wednesday, Friday and Smeday afternoons, at 6 clock.
The Steam or COLUMBIA, A. Stouchton, will leave as above. Thurday, Saturday and Monday attentoons, at 5 clock.
For passage or freight, apply to P. C. Schultz at the office, er on board. N. B. All kinds of property taken only at the risk of the

ONLY REGULAR LINE FOR NEW OR
LEANS—The following out class packets will sail
punctually as advertised (weather permitting) or pas-

age free—
The ALAB & MA, Captain Bunker, on the 25th Dec.
The GASTON, Capt. O. Eldridge, on tree 11st Dec.
The GASTON, Capt. O. Eldridge, on tree 11st Dec.
The accommodations of these amps for cabin, second cabin and geerage passengers are nich as cannot fail to ensure every centifort to passengers during the voyage.
The ships of this line lave now commenced their regular trips, and will sail punctual every five days throughout the season. Farsengers may therefore rely on not being cetained. The price of passage being very low, those wishing to secure worths in either of the above packets, can do so by applying on board or to

W. B. T. TAPSCOTT, at their General Passage Office, 43 Peck ship, das re

BALL DRESSES -The subscriber has just received by the

ALL DRESSES — The susception of the property o